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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/450,640	11/24/1999	DAVID M. KOTICK	82.174	7957	
75	90 03/02/2004	EXAMINER			
ASSOCIATE COUNSEL			DUONG, DUC T		
	'AL AIR WARFARE NING SYSTEMS DIVIS	ART UNIT	PAPER NUMBER		
	CH PARKWAY	2663	U		
ORLANDO, FI	L 328263275	DATE MAILED: 03/02/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

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•		Appli	cation No.	Applicant(s)	, , ,			
Office Action Summary		09/4	50,640	KOTICK ET AL.				
		Exam	niner	Art Unit				
			T. Duong	2663				
Period fo	The MAILING DATE of this commu r Reply	nication appears o	n the cover sheet with	n the correspondence add	dress			
THE N - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMUI asions of time may be available under the provision SIX (6) MONTHS from the mailing date of this conperiod for reply specified above is less than thirty period for reply is specified above, the maximum re to reply within the set or extended period for repeply received by the Office later than three months digital patent term adjustment. See 37 CFR 1.704(b).	NICATION. ns of 37 CFR 1.136(a). In munication. (30) days, a reply within th statutory period will apply a ly will, by statute, cause th	no event, however, may a rep e statutory minimum of thirty and will expire SIX (6) MONTI e application to become ABA	oly be timely filed (30) days will be considered timely HS from the mailing date of this con NDONED (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) fi	led on <u>11 Decemb</u>	<u>er 2003</u> .					
2a) <u></u> ☐	This action is FINAL.	2b)⊠ This action	is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)⊠ 6)⊠ 7)□	 ✓ Claim(s) 1-13,18 and 28-38 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. ✓ Claim(s) 18 is/are allowed. ✓ Claim(s) 1,3-10,13,28-35,37 and 38 is/are rejected. ✓ Claim(s) 2,11,12 and 36 is/are objected to. ✓ Claim(s) are subject to restriction and/or election requirement. 							
•	on Papers		•					
9)[The specification is objected to by t	he Examiner.						
10) 🔲 🤈	The drawing(s) filed on is/are	e: a) accepted of	or b) objected to by	y the Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) includir	=	•	•	• •			
	The oath or declaration is objected	to by the Examine	r. Note the attached (Office Action or form PT	O-152.			
	nder 35 U.S.C. §§ 119 and 120							
* S 13) \[A si 37 a) 14) \[A	Acknowledgment is made of a clair All b) Some * c) None of: 1. Certified copies of the priorit 2. Certified copies of the priorit 3. Copies of the certified copies application from the Internative ethe attached detailed Office acticknowledgment is made of a claim note a specific reference was included TCFR 1.78. 1. The translation of the foreign lacknowledgment is made of a claim ference was included in the first segment of the foreign lacknowledgment is made of a claim ference was included in the first segment.	y documents have y documents have sof the priority document on all Bureau (PCT on for a list of the for domestic priority do the first sentenguage provisional for domestic priority documents.	been received. been received in Applements have been received in Applements have been received and applements for the specificate at application has been to under 35 U.S.C. §	plication No eceived in this National Seceived. 119(e) (to a provisional ion or in an Application I en received. § 120 and/or 121 since a	application) Data Sheet.			
Attachment	(s)							
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review nation Disclosure Statement(s) (PTO-1449)			mmary (PTO-413) Paper No(s ormal Patent Application (PTO-				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3, 5, 7-10, 13, 28-32, 34, 35, 37, and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thomason (U.S. Patent 6,137,039 B1) in view of Jordan et al (U.S. Patent 6,249,241 B1).

Regarding to claims 1, 9, 28, and 35, Thomason discloses an audio communication control system useful in training operations on tactical systems communication equipment, the audio communication control system (Fig. 1) comprising communications equipment 102-105 operable from a plurality of remote locations 101 for communication with a centralized control center 108 (Fig. 1 col. 2 lines 65-67 and col. 3 lines 1-6), the communications equipment including a plurality of audio communications systems (Fig. 2 col. 3 lines 44-47), wherein at least one of the plurality of audio communications audio equipment and signal processing 103 (Fig. 2 col. 3 lines 48-61); a tactical training system (col. 2 lines 4-18) operable with the central control center for interfacing with tactical training equipment 102-136 distributed through the plurality of remote locations, the tactical training equipment providing a communications connection to a wide area network WAN 107 for communicating with other remote locations communication equipment (Fig 3 col. 5 lines 39-43); a single headset 111

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having left/right speaker 135 and a microphone 134 for providing an operator with voice transmission (Fig. 3 col. 5 lines 35-38); an audio interface 110 for operating between the tactical training system and the headset to provided an electrical connection to the communications equipment for operation therewith (Fig. 3 col. 5 lines 48-57), the audio interface switching discrete audio communications signals therefrom and routing the audio signals to one of the left speaker, the right speaker, and the microphone of the headset (Fig. 3 col. 5 lines 58-61); and an operator control interface 109 operable with the audio interface for controlling the routing and switching of the audio signals (Fig. 3 col. 6 lines 1-10), the operator control interface including an interactive graphical display for selection of the communication equipment to be operable with the single headset (Fig. 3 col. 5 lines 61-67).

Thomason fails to teach the communication equipments is onboard a ship; and a time encoder operable with a global positioning system for time stamping of audio packets transmitted across the WAN (claims 9 and 35).

However, Jordan discloses a Vessel Traffic System VTS with communication equipment onboard a ship (Fig. 1 col. 5 lines 21-32); and a time encoder operable with a global positioning system for time stamping of audio packets transmitted across the WAN (Fig. 15 col. 16 lines 49-60).

Thus, it would have been obvious to one of skilled in the art to placed the communication equipment onboard a ship as taught by Jordan in Thomason's system to provided efficient operations of maritime traffic.

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Regarding to claim 3, Thomason discloses the tactical training system comprises a battle force tactical trainer 109 (Fig. 1 col. 3 lines 11-14).

Regarding to claims 5 and 32, Thomason discloses a personal computer 100 operable with the audio interface (Fig. 3 col. 5 lines 35-38); a monitor operable with the personal computer for displaying the graphical display (Fig. 3 col. 5 lines 58-67); and an input device 134 for operation with the operator control interface (Fig. 3 col. 5 lines 51-58).

Regarding to claims 7 and 34, Thomason discloses a network control module 123 for sending and receiving network packets of information across a WAN 107 (Fig. 3 col. 5 liens 39-43).

Regarding to claim 8, Thomason discloses a digital signal processor 117 for converting analog audio signal received from the communication equipment into a digital signal for processing thereof (Fig. 3 col. 5 lines 58-61).

Regarding to claims 10 and 38, Thomason discloses displaying left and right channel buttons (Fig. 3 col. 5 lines 61-67, the technician 109 selected the individual windows (left and right channel buttons) to display).

Regarding to claims 13 and 37, Thomason discloses the graphical user interface display that's reconfigurable to a desired communication system display (Fig. 3 col. 5 lines 61-67).

Regarding to claim 29, Thomason discloses a voice signals (col. 1 lines 59-67).

Regarding to claim 30, Thomason discloses of providing a second headset operable with the audio interface by a second operator (Fig. 5 col. 7 lines 30-34).

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Regarding to claim 31, Thomason discloses an audio equipment and signal processing (Fig. 3 col. 5 lines 35-48).

3. Claims 4, 6, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thomason

Regarding to claim 4, Thomason discloses all the limitation with respect to claim 1 including a central processing unit 110 operable with the operator control interface for processing control functions thereof (Fig. 3 col. 5 lines 49-57), and wherein the central processing unit receives input for selection of the routing and switching (Fig. 3 col. 5 lines 58-67). However, Thomason fails to teach for receiving inputs from a mouse. To arrange a receiving an inputs from a mouse would have been obvious to one of skilled in the art, since such arrangement is well known in the art to be use in computer system.

Regarding to claims 6 and 33, Thomason discloses all the limitation with respect to claims 5 and 32 including the input device operable with the monitor for selecting the communications systems and routing of audio signals to the headset (Fig. 3 col. 5 lines 58-67). However, Thomason fails to teach for receiving inputs from a mouse. To arrange a receiving an inputs from a mouse would have been obvious to one of skilled in the art, since such arrangement is well known in the art to be use in computer system.

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Allowable Subject Matter

5. Claims 2, 11, 12, and 36 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

6. Claim 18 is allowed.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Duc T. Duong whose telephone number is 703-605-5146. The examiner can normally be reached on M-Th (8:30 AM-5:30 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chau T. Nguyen can be reached on 703-308-5340. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-9600.

DD

STEVEN H.D NGUYEN PRIMARY EXAMINER

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